United States Bankruptcy Court District of Connecticut

In re:	Case Number: Chapter:
Debtor*	
Movant(s)	
V.	
Respondent(s)	
Order Pursuant to 11	U.S.C. § 522 Motion to Avoid Judicial Liens
	.S.C. § 102(1) and in compliance with the Court's Bar Date Avoid Liens, ECF No. 89 (the "Motion"), and there being een represented that:
	ncement of this case, 9/10/15, the fair market value of the located at (the "Property"), was \$;
	nd "could claim", see 11 U.S.C. § 522(f)(1) and (2)(A), an rty under U.S.C. §§ 522(b) or Connecticut General Statute;
3. The encumbrances agains	st the Property are as summarized in the Motion.
	the Motion is granted insofar as the fixing of the following in the Property are avoided pursuant to 11 U.S.C. § 522(f):
A. First encumbrance i. Name of encumbran ii. Type of encumbran iii. Recording informat a. Volume: b. Page: c. City/Town: iv. Amount of encumb	ice: [Judicial lien/Attachment/Tax Lien] tion:
	[in principal/in principal and interest/in principal, interest and costs] as of the [Petition Date/date of recording]

[Subsequent Lien Holders listed here]	
It is further ORDERED, that should this bankruptcy case be dismissed, any and all liens avoided by this Order shall be reinstated under 11 U.S.C. § 349 without further order of this Court.	
*For the purposes of this order, "Debtor" means "Debtors" where applicable.	